

to said infant defendants theron named, and have taken
the answers of said Infant Defendants by their guardian -
in writing, upon his Corporal Oath, to the said Bill in the
said Commission recited, which said answer, with, the
Commission - I herewith send enclosed. In witness whereof
I hereunto set my hand and affix my seal this 29th day
of September, 1857. Joshua Motter

Comt.

Petition Joseph Zacharias &
Mary A. Rebecca Zacharias
his wife and others.

No 2377 Equity
In Frederick County Court
sitting as a Court of Equity.
July Term 1857.

Ann C. Troyell. Emily
& Troyell & Andrew J.
Troyell.

To the Honorable the Judges of -
Frederick County Court, sitting as
a court of Equity. The Petition of
Joseph Zacharias & Mary A. Zacharias his wife & others,
most respectfully sheweth, that the answers of Ann C. Troy-
ell. Emily & Troyell and Andrew J. Troyell. Infant de-
fendants, in said cause, by John Etunamaker their guardian
have been fully taken, and returned, as will fully appear
by the answers filed and returned. Your Petitioners therefore
pray your Honors to order & direct that a Commission be
issued to Joshua Motter Esq^r authorizing him to take Testim-
ony to support the allegations of the Bill filed by your Petitioners

M. J. Ross & Son for
Wm G. Ross & Peters.

" Endorsed "

" Let a Commission issue as prayed "

R. Hollinshead.

Sep 4. 1857.

Repl^c Joseph Zacharias &
Mary A. Rebecca Zacharias
his wife & others.

No 2377 Equity
In Frederick County Court.
Sitting as a Court of Equity.
July Term 1857.

Ann C. Troyell. Emily
& Troyell & Andrew J.
Troyell.

The Repl^c of Joseph Zach-
arias and Mary A. Rebecca Zach-
arias his wife John R. Robison &
Amelia E. Robison his wife, Philip A. Troyell & Philip S.
Troyell. Complainants to the answer of Ann C. Troyell. Emily
& Troyell, and Andrew J. Troyell. Infant Defendants by their
guardian John Etunamaker Esq. These repl^cs for repli-
cation to said answer say that they will aver, and prove their
said bill to be true, certain, and sufficient in law to be
answered unto, and that said answer of said Defendants is
uncertain, and untrue, and insufficient to be replied unto
by these repl^cs without that any the matter & thing --
to said answer contained, material or effectual in law, to be
replied unto, confessed, & avowed, denied or denied is
true, all of which matters & things. These repl^cs, are &
will be ready to aver & prove, as this Honbl^r Court shall award
and humbly prove, as the Honbl^r Court shall award & have of -